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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/575,290	05/19/2000	Naozumi Takenaka	13700	1281
23370 JOHN S. PRA	7590 06/14/2007 PT FSO		EXAMINER	
KILPATRICK STOCKTON, LLP			TODD, GREGORY G	
1100 PEACHT ATLANTA, G			ART UNIT PAPER NUMBER	
•			2157	
			MAIL DATE	DELIVERY MODE
			06/14/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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		Application No.	Applicant(s)		
Office Action Summary		09/575,290	TAKENAKA ET AL.		
		Examiner	Art Unit		
		Gregory G. Todd	2157		
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the	correspondence address		
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period we use to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be till apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).		
Status					
1)⊠	Responsive to communication(s) filed on <u>03 Ap</u>	<u>pril 2007</u> .	·		
2a)⊠	☐ This action is <b>FINAL</b> . 2b)☐ This action is non-final.				
3)	Since this application is in condition for allowar	nce except for formal matters, pre	osecution as to the merits is		
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.		
Disposit	ion of Claims				
4)⊠	Claim(s) 9-12 is/are pending in the application.				
	4a) Of the above claim(s) is/are withdraw				
5)	Claim(s) is/are allowed.				
6)⊠	Claim(s) <u>9-12</u> is/are rejected.				
	Claim(s) is/are objected to.				
8)	Claim(s) are subject to restriction and/or	r election requirement.			
Applicat	ion Papers	•			
9)[	The specification is objected to by the Examine	٠ <b>٢.</b>			
10)	The drawing(s) filed on is/are: a) acce	epted or b)  objected to by the	Examiner.		
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).		
	Replacement drawing sheet(s) including the correct	tion is required if the drawing(s) is ob	pjected to. See 37 CFR 1.121(d).		
11)	The oath or declaration is objected to by the Ex	caminer. Note the attached Office	Action or form PTO-152.		
Priority (	under 35 U.S.C. § 119				
•	Acknowledgment is made of a claim for foreign  All b)  Some * c)  None of:		)-(d) or (f).		
	1. Certified copies of the priority documents				
	2. Certified copies of the priority documents				
	<ol> <li>Copies of the certified copies of the prior application from the International Bureau</li> </ol>	•	ed in this National Stage		
* 5	See the attached detailed Office action for a list		ed.		
Attachmer	• •	_			
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summan Paper No(s)/Mail D			
3) Infor	mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	5) Notice of Informal 6) Other:			

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#### **DETAILED ACTION**

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# Response to Amendment

1. This office action is in response to applicant's amendment filed, 03 April 2007, of application filed, with the above serial number, on 19 May 2000 in which claims 9 and 11 have been amended. Claims 9-12 are therefore pending in the application.

### Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 9-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Geiger et al (hereinafter "Geiger", 6,463,534) in view of Laursen (hereinafter "Laursen", 6,065,120).

As per Claim 9, Geiger teaches a service providing system comprising:

a network having

an information providing server which provides information (at least col. 10, lines 55-64; col. 13, lines 13-42; eg. third party or merchant server), and

an authentication server capable of sending and receiving information to and from the information providing server (at least col. 10, lines 38-64; col. 12, lines 19-31; validation server for server authentication); and

a portable terminal capable of sending and receiving information to and from the network (at least col. 8, lines 28-45; wireless client device connecting to network);

wherein the information providing server is configured to send to the authentication server information requested by the portable terminal, address information associated with the information providing server, and tag information (at least col. 10, lines 38-64; col. 12, lines 19-31; cross certificates for server authentication, in addition to keys);

wherein the authentication server has an authentication information database which stores authentication information which specifically identifies the information providing server (at least col. 13, lines 10-23; validation server);

wherein the authentication server has a detector which detects the tag information (at least col. 10, lines 38-54; cross certificates for server authentication, in addition to keys);

wherein the authentication server has a transmitter which sends to the portable terminal the requested information sent by the information providing server and the authentication information retrieved from the authentication database when the tag information is detected and the address information matches information stored in the authentication database (at least col. 13, lines 13-67; delivering content to client); and

wherein the portable terminal has a first display area which displays the requested information sent by the information providing server (at least col. 13 line 66 - col. 14 line 8).

Geiger fails to explicitly teach a second display area which displays the authentication information. However, the use and advantages for displaying such information is well known to one skilled in the art at the time the invention was made as evidenced by the teachings of Laursen. Laursen teaches displaying authentication information (eg. URL) as well as information from the information providing server (browser content) (at least Fig. 6-10; col. 14, lines 14-49). Laursen teaches a mobile phone device using HDML wherein the mobile phone can access regular content from a network such as the internet, wherein when the user accesses the information providing server, such as (mobile.att.net) the information from that server is accessed and displayed on one display (320) of the screen (310), while information specifically identifying the server is displayed in the URL section of the screen (310/312) with standard authentication procedures (eg. https://mobile.att.net) (at least col. 7 line 32 col. 8 line 34; col. 9, lines 1-67). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the use of Laursen's displaying authentication information in a separate display area into Geiger's system as this would enhance Geiger's display to allow the user to constantly know the status of their connection with the specifically identified server.

As per Claim 10. The service providing system of Claim 9, wherein the portable terminal further includes a radio transmitter to access the network via wireless communication (at least col. 8, lines 28-45).

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As per Claim 11, Geiger teaches a service providing method using a portable terminal which can be connected to a network having an information providing server and an authentication server, the method comprising:

the portable terminal accessing the network to request information (at least col. 8, lines 28-45; wireless client device connecting to network);

the information providing server transmitting to the authentication server the information requested by the portable terminal, address information for the information providing server, and tag information (at least col. 10, lines 38-64; col. 12, lines 19-31; cross certificates for server authentication, in addition to keys);

the authentication server detecting the received tag information (at least col. 10, lines 38-54; cross certificates for server authentication, in addition to keys);

the authentication server retrieving authentication information when the tag information is detected and the received address information matches information stored in the authentication server, and sending the requested information sent by the information providing server and the authentication information to the portable terminal (at least col. 13, lines 13-67; delivering content to client and viewing of the certificate by the user); and

the portable terminal displaying the requested information on a first display area (at least col. 13 line 66 - col. 14 line 8)

Geiger fails to explicitly teach a second display area which displays the authentication information. However, the use and advantages for displaying such information is well known to one skilled in the art at the time the invention was made as

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evidenced by the teachings of Laursen. Laursen teaches displaying authentication information (eg. URL) as well as information from the information providing server (browser content) (at least Fig. 6-10; col. 14, lines 14-49). Laursen teaches a mobile phone device using HDML wherein the mobile phone can access regular content from a network such as the internet, wherein when the user accesses the information providing server, such as (mobile att.net) the information from that server is accessed and displayed on one display (320) of the screen (310), while information specifically identifying the server is displayed in the URL section of the screen (310/312) with standard authentication procedures (eg. https://mobile.att.net) (at least col. 7 line 32 – col. 8 line 34; col. 9, lines 1-67). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the use of Laursen's displaying authentication information in a separate display area into Geiger's system as this would enhance Geiger's display to allow the user to constantly know the status of their connection with the specifically identified server.

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As per Claim 12. The service providing method of Claim 11, wherein the portable terminal accesses the network via wireless communication (at least col. 8, lines 28-45).

## Response to Arguments

4. Applicant's arguments with respect to claims 9-12 have been considered but are moot in view of the new ground(s) of rejection. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action.

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### Conclusion

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5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

- 6. Newly cited Martin et al, Kay, and DeLaHuerga, in addition to previously cited Hale et al, Joyce et al (mobile voucher system with later filing date), Kiessling et al, Hamalainen et al, Kay, Katz et al, Talati et al, Hiroya et al, Ramasubramani et al, Hultgren and Valtanen are cited for disclosing pertinent information related to the claimed invention. Applicants are requested to consider the prior art reference for relevant teachings when responding to this office action.
- 7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gregory G. Todd whose telephone number is (571)272-

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4011. The examiner can normally be reached on Monday - Friday 9:00am-6:00pm w/ first Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ario Etienne can be reached on (571)272-4001. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

**Gregory Todd** 

**Patent Examiner** 

**Technology Center 2100** 

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100